Treasury Department,

Bureau of the Mint,

Washington, I. Osep tember 18, 1899.

Ne. 1602 Avenue B.

Cedar Rapids, Iswa.

er Sir:

Your letter of September 13th has been received and in

Ist. The act authorizing gold and silver certificates was demed for the convenience of the ewners of coin and to facilisits the payment of large sums. It was not intended to have the
extificates entirely take the place of coin and for this reason it
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to, of course, be presented for the coin and the coin used where
more is required.

Ind. The clause which makes the silver dellar a legal tender meet where otherwise expressly stipulated in the centract" was in a criginal coinage act of February 28th, 1878, under which coinage of silver dellars was resumed. This clause simply recognize the right of private contract as guaranteed by the Constitution. It right to make a contract payable in gold coin would have existed thout this clause and the right to make contracts payable in only liver coin exists now and would be recognized and enforced by the

The act under which the greenbacks were issued during the provided that they should be a legal tender for all debts,

I plic and private except for custom dues and interest on the public debt, but the Courts held that contracts could be made calling the payment in specie and be enforced. The clause in the act of the to which you refer was doubtlessinserted in recognition. of the his action by the Courts. Where a contract calls simply for "dellars" that it may be discharged by any legal tender money, but where the parties of him tree together upon what a "dollar" means the contract is as legitient at a contract for the delivery of certain number of bushels

Third:— Any person may take gold of stendard fineness to the of Mylish Mint and be entitled to receive back coin at the rate of 18.47s, 10 dependence. This was true before the act of 18.44 and onsequently gold bullion could never have varied materially from this late. The depositor, however, was obliged to wait until his bullion as coined which might be a number of days, and in the case of a large deposit, the loss in interest was somebing. Prior to the act of 1844, it was customary for parties who desired to realize upon their bullion at ence to sell it to the Bank of England or other late was provided in the public interest that the Bank must buy all ler ounce for interest between the time of purchase and the time of

blue the Mint and await its coinage.

It is misleading to say that the Bank fixes the value of gold,

New it simply advances the sum which the deposit when coined, will

new hate. Neither does the coinage act fix the value of gold. On the

live intrary, by stipulating the amount of gold to be contained in

tolic och coin, it fixes the value of the money. It might change

of the name of each coin without changing their purchasing power

leget not it cannot change the amount of gold in any coin without changing

of sats purchasing power.

Very truly yours,

Director of the Mint.

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Treasury Department, Bureau of the Mint, Washington, D.C.,

September 18, 1899

Mr. D. F. Barrows, No. 1602 Avenue B. Cedar Rapids, Iowa.

Dear Sir:

Your letter of September 13th has been received and in answer to these inquiries I beg respectfully to say:

1st. The act authorizing gold and silver certificates was designed for the convenience of the owners of coin and to facilitate the payment of large sums. It was not intended to have the certificates entirely take the place of coin and for this reason it was not deemed advisable to make them legal tender. The certificates are, of course, to be presented for the coin and the coin used where tender is required.

2nd. The clause which makes the silver dollar a legal tender "except where otherwise expressly stipulated in the contract" was in the original coinage act of February 28th, 1878, under which the coinage of silver dollars was resumed. This clause simply recognizes the right of private contract as guaranteed by the Constitution. The right to make a contract payable in gold coin would have existed without this clause and the right to make contracts payable in only silver coin exists now and would be recognized and enforced by the courts.

The act under which the greenbacks were issued during the war provided that they should be a legal tender for all debts, public and private except for custom dues and interest on the public debt, but the Courts held that contracts could be made calling for payment in specie and be enforced. The clause in the act of 1878 to which you refer was doubtless inserted in recognition of this action by the Courts. Where a contract calls simply for "dollars" it may be discharged by any legal tender money, but where the parties agree together upon what a "dollar" means, the contract is as legitimate as a contract for the delivery of certain number of bushels of potatoes.

Third. Any person may take gold of standard fineness to the English Mint and be entitled to receive back coin at the rate of £3,17,10½d per ounce. This was true before the act of 1844 and consequently gold bullion could never have varied materially from this rate. The depositor, however, was obliged to wait until his bullion was coined which might be a number of days, and in the case of a large deposit, the loss in interest was something. Prior to the act of 1844, it was customary for parties who desired to realize upon their bullion at once to sell it to the Bank of England or other parties at such terms as might be agreed upon. In that act, however, it was provided in the public interest that the Bank must buy all gold offered at not less than £3,17,9d. This allows the Bank 1½d. per ounce for interest between the time of purchase and the time of coinage. The public still has the right to take bullion directly to the Mint and await its coinage.

It is misleading to say that the Bank fixes the value of gold, as it simply advances the sum which the deposit when coined, will make. Neither does the coinage act fix the value of gold. On the contrary, by stipulating the amount of gold to be contained in each coin, it fixes the value of

RG104 E-235 Vol 305 Misc Correspondence

the money. It might change the name of such coin without changing their purchasing power but it cannot change the amount of gold in any coin without changing its purchasing power.

Very truly yours, [Signature] George E. Roberts Director of the Mint.